KENTUCKY

LEXINGTON -PRINTED BY JOHN BRADFORD.

[No. 596.]

WEDNESDAY;



GAZETTE

February 21, 1798.

[Vol. XI.]

PRINTER TO THE COMMONWEALTH.

SIX DOLLARS REWARD.

STRAYED away from Thos. Bartons, on Gits creek, two horles, one a bright bay mare, with a blage face, one glass eye, and white feet: the two hind legs are white almost to the harms, has a large proof of white on her belly, about fourteen and a half hands high branded on the near thoulder and buttock thus IG—the other is a bay horfe, with a bald face, and glass eyes, has two of three white feet, branded as the above; both natural pacers—Any perfor taking them up and delivering them to Samuel Galloway near Tollver Grag's mill in Scott county, to Anthony Junken, and The Bourbon county, thall fave fix dollars reward, and reafonable charges, paid by me.

January 7, 1798.

January 7, 1798.

That committioners appointed by the court of Mafon county, will meet at an improvement made by Willis Edwards, on the Ohio river, about 10 miles below the mouth of Schoot, on Monday the 20th inft, in order to take the depolition of fundry without 10 miles, and perpetrate their tellinony refpecting fail improvement, and do then other acts as shall be deemed needlary and agreably to law.

NATHANIEL PETERS, &
NATHANIEL ASHBY.

THAT commissioners appointed by the court of Mason county, will meet at Capt. Thomas Young's, in said county, on Thursday the 22d inst. and proceed from thence to an improvement made by Nathaniel H. Triplett, in order to take depositions & perpetuate their teltimony respecting faid improvement, and do such other acts as shall be deemed necessary and agreeably to law.

NATHANIEL BERRS, & NATHANIEL PETERS, & NATHANIEL ASHEY.

February 18 1798.

Rebruary ist 1798.

R UN away trom the subscriber, on the 19th of january, a likely negro woman, named Mille, about 22 years of age, has a fear under one of her eyes, the commonly dresled well, and carried off with her a number of clothes fuitable for that purpose, the generally wears a balf worn man's hat—I suspect a negro fellow mamed Glafco, or Jonstan, who trades commonly to the licks to free himfelf and is the property of the widow Heron, near Frankfort, of conveying her away, together with some white people. I will give ten dollars for the negro woman, and reassuable for bringing her home, or conveying her to the nearest gaol, so that I get her. William scort. Kentucky, Jeffer for County Floy d's fork.

TAKEN up by the fubrither, on Raven ereck, Harriton county, a gray mare, fix years old, fourteen and a half hads high; branded on the near flounder and buttock thus PTB, appraised to 201. ANDREW HAMPTON.

October 12, 1797.

TAKEN up by the fabiciber living in Scott county, a black mare, about three years old, the hars a final flar in her forehead; and a long finp on her note, meither docked nor branded, appraised to 121.

TOLIVER CRAIG.
September 25, 1797.

NOTICE

NOTICE.

The fubfcribers having contraded for erecting a mechine for the purpose of modding brick, is the town of Loxington, if do hereby give notice, that if any perion or parsons having a patent or other legal right for the invention and fole building of the fail mechine, will come forward and make his or their right apparent, all just hand legal premiums shall be discharged by us.

WALLE & SALVOS.

mall be difcharged by us.

WALK R SAYLOR,
JOHN BOS,
THOS. BERT,
THOS. ERKOSS,
Lexington, Kentucky, February 3, 1799.

Transylvania Library.

As a confiderable number of the fuberial property of the Transjavania Library, have not yet paid up their fuberiprions, they are once more requested to pay the price of their respective shares to Thomas T. Barr, who is authoristed by the committee to receive the money, and illus to them the proper certificate. The committee shares themselves that a fem to inconsiderable—appropriated to a purpose the most laudable—outenaplating nothing left than the general information of manking, will not need the allistance of compulsive mealures to procure a compliance on the part of the substribers.

JOHN A. SEITZ,

R. STEWART,
C. HUMPHREYS,
M. BELL.
G. TROTTER,
T. T. BARR.

N.B. Those gentlemen who are in possession of subscription papers, are requested to forward them to T. T. Barr.—And those who have Library books in their possession, are requested to return them to the Library room as soon as possible.

down as politile.

Shares may be had of any of the members of the committee at the rate of five dollars per finere. Book off approved merit will be received in exchange. The committee will meet at the Seminary on the first Saurindy in every month, at 3.0 clocks, P. M. when the books are to be prefeated for revision. In the mean time thares may be had for cash as above.

By order of the committee.

THO. T. BARK. Clk.

THO. T. BARN. CIR. A NOTICE:

NOTICE:

NOTICE:

THAT commissioners have been appointed by the county court of Fayette for dividing the land of William Tandy, fent, deceased, all perfors will therefore take notice, who are interedued, that on Thurfday the first day of March, the county furveyor, or one of his deputies, will attend to furvey the whole of faid land, and after wards proceed to lay off for John Jandy, one of the Devices, one fourth part, agreeable to the will of faid William Tandy, and that the commissions aforefaid will proceed to take the depositions of fuch winefess as will perpetuate the tellimony necessary to establish the line run by John Bradford; and do fuch other thing, as may be requisite and agree-ble to law, in order to establish to me the late purchase of John Tandy's part.

MOSES BLEDSOE.

part. MOSES BLEDSOE.

SIX FENCE REW ARD.

Un away from the fubbriber; on the 20th of January, 1708, an apprentice boy, named Jonathan Anderson, about fiften years of age, had on, and took with him a black lintey jacket and overalls, a drab colored sailors' Jacket, and old bar, he has a down look, and fandy hair. Whoever takes up faid boy and brings him to me shall have the above reward, but no thanks, by me.

The ROBERT LEMON.

PASSED a bond to capt. William M'Call of Frankfort, for fixy-fix pounds fome fluillings, passed in October 1797, in exchange for a bond on Daniel Gano of faid town, for which I forewarn all persons from taking arva affigument on faid bond, as I am determined not to pay it until faid Gano pays his to me.

ARTHUR CONNELLY.
February 1, 1798.

Taken up by the fubferiber, Woody ford county, on the head of Row in the sound in t

CALEB DARNLEY.

AKEN up by the fubfcriber, liv-ing on the South 10rk of Elk-horn in Fayette county, a farrel horie about fifteen hands high, inne years old, branded on the near buttock S, ap-praised to 151.

JAMES RITCHEY

CAU YION all perions against taking an affignment of an affigment of an affigment on an order drawn on me by Henry Purner, in favor of George Brown, for about forty pounds, or an affignment on faid. Turner's note, to pay faid Brown the above fum, as he has a receipt against faid note—and I do not intend to pay the amount of faid affunpfit till I obtain a fettlement with faid Brown.

Etijan Crafc.

February 13, 1798.

EXCELLENT CABBAGE SEED For fale at Mr. Joseph Oliver's flore near the Printing Office hereof.

OH YES! OH YES! OH YES!

AS I have been prevented from A Starting to Philadelphia by my failure in collections, and finding but little attention paid to my lath notice, I have made out a lift of accounts, &c. due to me, and have given them to John Arthur, with orders to fue every perfon who does not pay in one week from this date:

P. JANDARY JUI, Lexington February 13, 1798 2t

ALL the lands belonging to John Cockey Owings, in this state.—
Also his share in the Iron Works—for

terms apply to

B. VANPRADELLES, attoy
in fact for John Cockey Owings.

NOTICE:
NOTICE

I have on hand a well chofen affort-ment of MERCHANDIZE, which will be fold very cheap for cash.

WILLIAM WEST:

HAT commissioners appointed by the county court of Fayette, will meet out the fixth dayof march if fair, if not the next fair day, at the house of mr. William Hamilton, on Canerius, in order to take the deposition of fundry witnesses, and perpetuace their testimony, for the purpose of establishing the calls in an entry of soo acres of land, made in the name of William Stafford, on the 14th of February 1753; and to do such other acts as shall be deemed necessay an agreeably to law.

HOHN BRADFORD.

Assignee of WILLIAM STAFFORD

Doctor Samuel Brown;
DEGS leave to inform the rowate,
Other he will practice MEDICINE
and SURGERY in LEXINOTON and its
vicinity—He occupies the house in
which Mr. Love lately lived, appoint
to Mr. Stewart's printing office.
He will undertake, on featonable
terms, to infruet one or two pupils,
who can bring good recommendations.
September 5, 1795.

TRANSYLVANIA SEMINARY.

TRANSYLVANIA SEMINARY.

THE public are hereby informed that Ed.4 ucation may now be had at the Transyldvania Seminary on as extince a plan, and as moderate terms as at any those in the Union. The Greek and Latin insupages will be taught there; together with Mathematics, Geography, the Belles Lettres, and every other beauch of Learning that makes part of the fuful courie belief to the Education. The trutlees have also made arringements for, and will proceive a Prencht Teacher, whenever there shall be a fufficient humber of Students defirous of acquiling that language. The terms of tultion are shour pounds per anima. Boarding may be had with Mrs. Richardforn at the Seminary, and in other genteel houses in Lexington, at the moderate rate of fifteen pounds per animary one quarter to be paid always in advance—For this firm students will be dieted, and their cloarlies washed and mended—they furnishing their own, apartments.

R. BARR, Chm.

R. BARR, Chm.

A.L. thofe indebted to the effact or william Parker deceased, will please to take notice that all the accounts one had effact; are put into the hands of John Artone for collections with positive infractions to bring furs segained all those who do not fettle their respective ball-and the segain of the segain of the segain of the 13th inflatance.

Feb. 4, 1798.

It is no Joke.

And those indebted to the hibberiber will be a filtered of it, if they do not pay off their respective balances on or before the nrit day of March next.

March next:

JAMES B. JANUARY.

Lesington; Feb. 2, 1798.

ALEXANDER PARKER

I AS just received from Paladelphia, the addition to his former affortment or increhending, Lod Sugar, Coffee; Irijan I ca, Aliang, Nath afforts German and Cowalty's Seed, Sind and I had Nitell I rout, Fuller's Papers, and Dje Singr.

on the first day of March next commission— or appointed by the court of Hardin county; will meet at the forks of Noin creek; in order to take depositions of certain with nests; and perpetuate their religionly respecting an enry of eight hundred acres of land entered in the name of Moles Engyles, and do such other acts as is necessary and according to law.

STEPHEN FISHER.
Atto. in fact for Mofes Boyles.

A LL persons indebted to the late firm of ALEXANDER & JAMES PARKER, are requested to take notice, that the accounts of faid firm are put into the hands of ner; John Arthur of Lexington, who is fully authorised to collect the same and posturely discreted to bring fulls against all those who do not settle their respective bulances either with taid authur, of Alexander Parker, on or before the trith inst, we are completed to this measure, as no attention has been this tree part to our notice on this oca cassion.

ALEXANDER PARKER, 7
JOHN COBURN,
JOHN BRADFORD;
Feb. 1ft. 1793:

FOR SALE,
FOR CAID & COUNTRY Produce.
A TRACT of Land containing nearly on Rulh lower thanks. and the fitte indiputable; it will be fold low for a final part in Cafa and the reft in Country produce.—Enquire of tf POYZSIE & Co.

OF the different numbers, made by A. F. Saudrans. In Lexington, and tota whose suit and retail, 27 and DREW Holder's Store.

Legislature of Kentucky.

A fketch of the debate in the House of REPRE-SENTATIVES, on Wednesday the 31st of Janu ary, on the bill for taking the fense of the people, as to the propriety of calling a

(Communed from our laft.

(Gominued from our laft.)

Mr. Breckenridge though he difpaired of making a fingle profelyte,
was fill diffrous of noticing fone obfervations which had been made in
the course of the present debate. He
took it for granted that, from the evidence which had come before them
in their legislative capacity, it was apparent a majority was not in favour
of calling a convention. Exceptions,
indeed, had been made to the mode in
which that e-vidence had been bro't of calling a convention. Exceptions, indeed, had been made to the mode in which that deidence had been bro't before them. It had been objected that no information ought to be acted upon but that which had flowed from official fources. But to what, he alked, would fuch objections lead? They would certainly lead to confequences which gentlened were not prepared to admit. Suppofe if to be a tack notorious, that a theriff had made a return of votes diametrically the receift from the truth: would there be no mode of correcting such a return? Is this house bound and tied down by that report, merely because it is official, though it is known to be false: if it be not to —if there be any principle on which such a return can be corrected; will not the same principle apply to every case where there is a necessity for it? If we can gain-say a return, we can supply defects. Admit that through any accident, making of a returnhas been altogether neglected, what the therif is dead,—or that he has gone out of the country; were there no means of supplying the defect? If we can falfy or rectify returns; we must have the power of collecting such evidence as may be necessary to set them right. Having thus given his ideas respect.

If yo rectify returns; we mult have the power of collecting fuch evidence as may be necediary to set them right. Having thus given his ideas respecting the kind of evidence which they were authorized to act upon, he would advert to that clause of the conditution, the meaning of which had been for much controverted. Not that he pretended to any of that skill in critreism, which had been discovered by fome gentlemen who had preceded him in the debate. But after all the critical acumen which he had witnessed; he was full at a loss to conceive upon what principles it was maintained, that tewer than a majority of the whole body of electors were entitled to also also be a control. Great stress, indeed, had been laid upon the word spadis; It had been contended that the phrase "shall were for or against," was positively directory. But how then, fail he, is the subset. word /pal/: it had been contended that the phrafe "hall voie for or againd," was possively directory. But how then, faid he, is the fuble-quent claufe to be dispensed with What will you do with that part of the fection which fays that there must be a "majority of those voing for representatives" in favor of a convention, to authorise the legislature to act upon the vote! Must you not expunge that claufe? Not that would be too bold. You will qualify it truly, you will fritter down its meaning, by referring it to the former part of the article? And and according to this confirmation, if it should turn out that twenty-five and no more, had for two years voted for ja convention, and twenty-five thousand had been filent; a convention must be called. But was there any man bold enough to maintain this doctrine! Was there an individual, speculative and daving enough to affert that a few feattening votes, pro and con, shall alone be regarded, shall decide a question of such infinite magnitude, and plunge the commonwealth lato conflution, whenever they shall think proper? But according to the reasoning which has been adopted, it must be so, the constitution of the result of the resulting which has been adopted, it must be so, the constitution of the resulting which has been adopted, it must be so, the constitution and if our of one howsted and it or to see here they had this and it is not seen to see here they had the seen and t

cording to the realoung which has been adopted, it must be to :-the expression "voting for representatives" must be expunged from the constitution,—and if out of one hundred and fifty thousend sold, there be but one in favor of a convention,—a convention until be called.

If we proceed to the conclusion of the section, we first the same rule still kept in siew. "If it shall appear up on the ballot of either year that a majority of the citizen voting for representatives, is not in savor of a convention being called, it shall not be done," &c. Now in the name of citism, taid Mr. B, I ask you fir, on whom does this throw the affirmative side? And why did not this clause say "a majority of those voting for or against a convention," if that was to be the rule of judging? And why, in

Read of it, do we again meet with the old criterion "a majority of those voting for representatives." If this expression,—so carefully chosen,—so frequently repeated, do not furnish a rule, we are destitute of a rule,—we are left to wander on the wide ocean of conjecture. But every thing has axiom,—his theorem,—his problem:—the lawyer his stautes and reports:—the divine his chapter and verse;—but the politician and the legislator, it seems, must be let loose, and rendered destitute of every guide but whim and caprice. Alas! sir, we are amusing ourselves with splitting hairs:—we are going into constructions far fetched, indeed, and are now debaring on an amendment, which does violence to the constitution, and fixes a meaning on language unknown and unthought of before. Now from what quarter, fir, does this amendment come? From that very quarter, from which we have heard so much about torturing the language of the constitution. Observe, fir, the daring extent to which it goes. It is not contented with saying that the filent votes shall not be counted against a convention. They are to be absolutely hull and void,—and that not as to a convention. They are to be absoluted by mull and void,—and that not as to a convention merely, but even as to representatives. This, sie, is doing the business completely. By this a mendament we are to pass a bill of attainer against ourselves, and to declare to the world stat our festuare now usurped.

By this amendment every man is to declare to the fest of the against a convention. They are of the

clare to the world that our feats are now ufurped.

By this amendment every man is to declare himfelf decidedly for or againft a convention. The sote of the peaceful and contented man who feels happy under the prefere conflictution, and does not wift to thrult himfelf forward as a partizan on either fide, is to be rejected. A majority is thus to be fecured in favor of a convention. A convention is affembled. Then come the haleyon days of anarchy:—then your agraran flaws fluil reign triumphant.

We are told, fire, that no returns now made, will flow that a majority is againft a convention. What! The people not againft a convention? Can any fact be more clearly established that this? And I ask again, fire, if but twenty-five individuals had voted for a convention had been filent: would you have

twenty-five individuals had voted for a convention, and twenty-five thou-fand had been filent; would you have faid that the people were in favor of a convention,—and that a convention must be called? No:—and I cling to the doctrine that those who are for a convention have the affirmative to maintain. Must the contented part of the community, they forth and oppose the discontented? No: common ense dictates that it is these who are to take the active part;—that it is these who are to fine the majority.

to take the active part;—that it is thefe who are to show that they are the majority.

It had been observed by a gentle man to whose opinion he always paid considerable deterence, (Gen. Celdwell) that he was always fond of having the sense of the people on all great occasions. But I alk, said Mr. drecken idge, what authority have we to pass a law requiring the sense of the people to be taken? This is not a part of our province. We are not now engaged in providing for little, local objects: we are not establishing toads, or framing municipal regulations. No:—we are approaching the very palladium of our rights. If the very be the stright have we to call upon them? For us to call upon them, would be for us to invite them to do what they have the best right to judge of, and it would be obscrows in us to direct them how to judge. If the people act oppressed, is there not the estified way in the world for them to, be freed from their oppression? If the constitution bears hard upon them, it can be amended.— If a convention should be found necessary it can be called without any difficulty. Two conflitation bears hard upon them, it can be amended. If a convention floud be found needfary; it can be called without any difficulty. Two thirds of each branch of the legiflature can at any time do it. Let the majority of the people come forward and express their withes, and it will be done. But I want to fee that majority. I want not to be directed in this amomentous concern by the feattering votes of a relitefs minority in this or that part of the flate. The great majority of the people that are filent are contented. For what reason then hould we call them out? Why should we attempt to excite groundless alarms and to raise up in the imagination dangers which do not exist? Whatever is their fentiments now, we

Read of it, do we again meet with the know not how they might vote if they to establish a town in the country of were called upon. The flate of the quefilion comes before us in a very im-perfect manner; we are altogether acting in the dark. Suppose that we should pass such a law as that now beacting in the dark. Suppofe that we thould page fuch a law as that now before the committee,—and it should appear to be, in the result, the sense of the commitmity that we have, in-so doing, arrogated to ourselves a power to which we were entitled;—what will be the consequences? Our condet will produce effects the very reverse from what we have been told of:—instead of conciliating, we shall disgust:—instead of settling, we shall disgust:—instead of settling, we shall excite a ferment:—our conduct will produce consisting and the people will charge us with having acted without authority. I am not afraid, fir, of meeting the good people of this commonwealth in a convention. But his impossibly, it is arrogance in us to call for a convention. We are now easy and happy under our prefent constitution; every man reposes himself with strangul security under his vine and his figures. Why in the unfall of this peaceful enjoyment, shall we disturb the public mind? Why should we teach those to be dissincted whose own feelings tell them that they have no fources of dissinstantion? hould we teach those to be districted, whose own feelings rell them that they have no fources of districtions. Why should we arrogantly assume to ourselves the authority of calling them forward? If we feel unhappy with our constitution; we know how to rectify it. Two thirds of the legislature may at all times do it, without tunult or commotion.

(To be continued.)

RICHMOND, December 4, 1797.
A Lady in the county of Powhatan, was delivered of 12 living children within the space of our years; viz.a the first delivery rour, at the second three; and the third and last five.

CINCINNATI, February.
A Hallifax paper of November 24, flates the loss of the Tribune frigate of 44 guns on the floads off that place—the crew, confitting of 256, all per-

of 44 guns on the floals off that place
—the crew, confitting of 256, all periffied except cleven.

An eatherm paper flares, that all the
troops on the fea board havebeen ordered to join the Weltern Army undered to join the Medical to the
freafurer of the A int, in the room of
Dr. Nicholas Way, decealed.
A petition was prefented to the
house of reprefentatives the 29th Nov.
from Deborah Ganuett. She flate
that she had ferved as a foldier in the
American arwy, during the war, had
been wounded in the fervice, and
therefore prayed a pension, as being
unable any longer to support herseli,
and being compelled to all assistance
from that country which she had farrificed many delicate considerations to
ferve, in the hour of its distress and
danger:

Lexington, February 21:

Mercer. 76. Authorizing a lottery in the

70. Authorizing a lottery in the county of Clarke.
77. To reduce into one the feveral acts concerning thrays.
78. Concerning the marriage of Sarrah Oxford.

79. Establishing an inspection of our, hemp and tobacco on the lands

of John Goggin.

80. For the appointment of committoners in the counties of Franklin and Bullitr.

81. Appointing commissioners to fell a tract of land of which William

a tract of land of which William Walker died feized for the benefit of his heirs.

\$2. Litablishing Bethel Academy
and incorporating the trustees there-

83. Concerning the truffees of the

Garrard.

84. To reduce into one the feveral

fubjecting lands to the payment

acts fubjecting tands to the fidebit.

85. To amend the act establishing the town of Harrodsburg.

86 Concerning justices of the county and quarter fessions courts.

87. Giving a representation to server al counties therein mentioned.

88. To reduce into one the several counties therein mentioned.

88. To reduce into one the acts concerning the affigument of bonds and other writings.

89. Concerning the punishment of

bonds and other writings.

39. Concerning the punishment of biganty,

90. To establish an inspection of to-bacco at Samuel Johnson's ferry on the Kentucky river.

91. To amend an act entitled an act to amend and reduce into one act the several acts establishing a permanent except.

revenue.

92. Supplemental to the act for regulating the town of Lexington.

93. Concerning the marriage of Elizabeth Davis.

94. Preferibing the time of holding diffrict courts in the Washington district, and for altering the May teffion of the court of Appeals:

95. To reduce into one the feveral adjaconcerning the manner of authenday concerning the manner of authenday concerning the manner of authenday.

of the courtor Appears:
95. To reduce into one the feveral
acts concerning the manner of authenricating foreign deeds, records, and
other inflruments in writing.
96. For the division of Mason coun-

ty.

97. Authorizing Jacob Myers and
co. to locate certain vacant lands.
98. To amend an act concerning
the town of Paris.
99. Preferibing the duties of the at-

torney general.

100. To reduce into one the feveral

acts to prevent unlawful gaming.

MR. PRINTER,
WILL you permit,
once more, a few observations to have
a place in your useful paper? Agreeably to my promite in your naper of
January 24th, thave hashing seefched at
tew loose hints, which to ug lease to
Jay before the public, if you think
they are deserving attention, if not,
Tanages them.

Lexingion, February 2.1;

We underfland that the gentraft for carrying the mail down the Offio from Wheeling to Keenneydy's bottom ended on the first day January last, (lines which we have received on main, and that the new contract is to commence on the first day April next. Thus when the means of information in the first day April next. Thus when the means of information on that as well arevery other interesting day government of interesting the first day of April next. Thus when the means of information on that as well arevery other interesting day government in the first day of April next. Thus when the means of information in the area of information on that as well arevery other interesting day government in the first day of the first day

what either of them would be, without the oaker. Perhaps their kinds of distinction are improper at prefent. I will therefore drop them although I do not think them inapplicable to what I am going to fay. Indeed Sir, I thought tome observations of this kind almost, it not altogether necessary, to be made by way of introduction to the scheme proposed in your paper of the 24th of January, respecting which, I promited to give some hints. How to establish a fisser of commerce in they were the retories, which that to whether to their prosperity, and be of the greatest proficial, and the Land Holder. If Any thing can be proposed, the evident tendency of which is to promote as these objects, those, Sir, my time will not be lost in writing, nor yours in printing, nor the few moments which the reader may spend over these lines. My opinion is, that this may be done, and that it rests with the citizens to lay at this measur, the field basis upon which the country. I would then propose, Sir, that a it will be done some single. That is will be done some single. That is will be done done the few moments which the fooner it is done the better for us and for the sounty, the more to our hour and advantage of the country. I would then propose, Sir, that a find be appropriated, (which might be raised by subscription,), the whole to conside of transferable shares, upon which they are founded is a good one. How much this stund ought to be, in brever to either woments which the banks in Philadelphia, &c. &c. are established.—These institutions have exitted long mough to evene their utility, and to prove that the principle upon which they are founded is a good one. How much this stund ought to be, in brever to gipt to dictate; the maryer be circumitances, on examination, might politicate; the maryer be circumitances, on examination, might politicat

being the most proper, for these rea-

form—

T. A company can raife more money than an individual.

2. This plan would make it more public than it conducted by an individual, and the mine public it is in the prefent cafe, the greatest probability there is of the febeuse fucereding.

3. There are few individuals to be found, who are able; and at the fame time would be willing to embark to large a capital as would be found nevertage in order that the country at large might be very materially benefitted from the undertaking; to which I night add,

4. If it were in the hands of an individual, he would fludy more his own advantage, than the advantage of the flate; and the object wanted, is, that the country grow itch by it, and not an individual only. The fund being raifed and the initiation formed, &c. I think it would be found the most convenient property that any one could poffers—which will be flewin, when I point out the advantages that will naturally rife out of it.

I will have confider the fpecies of frade to be carried on, or the mode of applying, this capital, in that way which at prefent appears to me the mod advantageous to the company, and likewife to the flate, or country at large.—It may be found proper that manufactures be efablished, and ware hours a work of the flate, or country at large.—It may be found proper that manufactures be efablished, and ware hours a work of the hour of fail cloth and cordage, at head on a final feale, for I apprehend the final care, the has floops, fehou fiers and final brigs—I held would be carried on the raide, and ware hours a manufacture of fail cloth and cordage, at head on a final feale, for I apprehend the final care, the has floops, fehou fiers and final brigs—I held would be carried on and re-flipping at New Orleans, when femucky hours, for elled, are camployed, there is the lofs of the boarand in taking down five or lik boats which would not carry more, perhaps, then would be carried out of the boarand in taking down five or lik boats which would not carry more, perhaps, then would not carry more,

and an agents committions, &c. &c. i faid tooo dollars, but I furper a function of the committee of the content of the content

That countiliners appointed by the county out of Fayette county, will ment at the house of William Tyler, on the water of the town feet of William Tyler, on the water of the town feet, of Elkhorn, on the 1st day of March, and proceed to take the depositions of modry winnelses in order to perpetuate their teillineny respecting the call of a furvey fraide on part of william M Connels pre-emption of one nundred and fifty acres of land, and do forch octive acts as final be deemed necellary and a greeably to law.

WILLIAM TYPER. February 20, 17981

MACBEAN, POYZER & Co.
A T the Old Court-Houle, corner of Stain
and Crofs Streets, have received a new
affortment of

alfortment of Fall & Spring Goods; &c. Which they are now opening, and will dipole of on the lowest terms for Cass or Courts. Also the following BOOKs:

Bibles,
Feftaments,
Spelling books,
French and English
Grammars, lons, of a little Life of Christ,
Watt's Plaims,
Life of God in the
Soul of man,
Magaw's Sermons,
Lirett's do ett's do. fon's Apology for the Bible, Price's Sermons, yards on Redemp-

Edwards on Redemption,
Hervey's Meditations,
Brown on Equality,
Franklin's Works,
Do. Life,
Melmoth's Effay',
Rooffeur's Social
Compact,

Looker On, 2 vols. Rush's Eulogium, Paine's Agrarian Justice, Godwin's Political Jus-Godwin's Political Juftice,
Watts on the Mind,
Cockburn's Collection,
'5 rican Revolution,
'5 rican Revolution,
Wan. Smith's Confistutions,
Laws of the United
States, 3 vofs.
Mill Wright and Millers' Guide;
Swan's Architecture,
Toplin's Farriery,
Evelina,
Camilla,

Zimmertian on Solitude,
tude,
Hallyborton,
Crips Works,
Tom Jones,
Triumphs of Temper,
Flavel's Hulbandry,
Political Dictionary.

JOHN JCRDAN julk.

HAS jult arrived from Philadelphia with a
MERCHAN DIZE;

Which he is now opening and will fell whole fale,
on moderate terms.

Lexington, February 18th, 1798.

Cambierate terms.

Lexington, February 18th, 1798.

YOUNG LADIES' ACADEMY.
IN conformity to the withes and foliations or feveral gentleman of respectability, the subscripes proposes to establish an institution in Lexington, called the Young Ladies Academy, for the purpose of conterring the degrees of a classical education; wherein will be accurately taught, orthography, Reading, Writing, Arithmetic, English Grammar, Geography, Composition, and other branches of useful and ornamental literature. The fublicible conceives that any enlogian upon the insportance and utility of semale education, would be to arraign the discriment of the public, who are competent judges of the incalculable benefits resulting from an institution of this nature, when conducted upon proper principles; being intended as well to incudeate the important precepts of virtue, and science as op revent an indifferindate inter-

tended as well to inculcate the important precepts of virtue, and fcience as to prevent an indifferindiate inter-course of the sexes so injurious to the morals, and incompatible with the delicacy of the fair.

The subscriber can produce unexceptionable testimonials of integrity, and he trust in the subscriber of the

The price of tuition will be ten dolrs per annum to be paid quarterly.
Application to be made to mr. Montgomery Bell. *3tt JAMES W. STEVENS.

THE fharers of the Kentucky Vineyard Company are requelled to
meet at Pofflethwaits tavern in Lexmgton, on Saturday the soft day of
March next, in order to do fuch things
as are pointed out by the first article
of the tubfeription paper, &c.
Those, gentleman, in whose hands
tubfeription papers, are lodged, are requested to return them on that day.
February 13.

NOTICE

NOTICE. NOTICE.

I SHALL attend with commmiffications appointed by the court of scott county, on the fecond Wednefday in March next, at the houfe of Mr. James Beatty, on Millers run, a branch of north Elkhorn, and from thene ptoceed to a fpring and camp called for in an entry for 406 acres made with the furvey or in the year 1780 for Leonard Hall calling to lye eight miles N. W. from Bryants flation, on a branch of Elkhorn, including a fpring and camp, the faid Leonard Hall being the aflignee of Isac Thrasher, to whom a certificate for a fettlement and preemption was granted by the commissioners, and which my entry of 150s agres made June the 27th 1780, calls to acjoin, to take the deposition of Daniel Soone and others, to establish the faild spring and camp, and other calls of the fail entries, in pursuance of the act entitled and act to reduce into one the everyal acts for establishing the bundaries of lands and for other purposes.

HENRY WATKINS.
February 12th, 1798.

NIX DOILERS REWAY.

Franking Edby, Rouleur's Social Compacty.

ALSO, Pocket Books, Thread Cafes, &c. &c.

IKAYED from the plantation of the Rev. John Gano, on the first of January last, a black horfe, 17 handshigh, 4 or 5 years all, the plantation of the Rev. John Gano, on the first of January last, a black horfe, 17 handshigh, a black horfe, 17 handshigh, a black horfe, 18 handshigh, 4 or 5 years all, the plantation of the Rev. John Gano, on the first of January last, a black horfe, 18 handshigh, 4 or 5 years all, the plantation of the Rev. John Gano, on the first of January last, a black horfe, 18 handshigh, a black horfe, 18 handshigh Six Dollars Keward.

TWENTY DOLLARS REWARD.

TOLEN out of my dable on the 29th of laft mounts, a likely black horse in h, order, full 15 hands and a half high, 70 8 years old, trots, paces, and canter, well, a hamping mano and bully fwitch tall, thore ears, bound narrow face, with a few white half high root and care, with a few white half in the cattre of his forehead, and as well as freedled, from white on one of his hind feet below he galernam, and is branded with, the impulse of his name, and is branded with, the impulse of his name, and is branded with it is not represented by the state of the history of the state of his name, and five when his hair is thore.

Stolen allo in September from my plainstion, a likely bay mare in good order, to year discrepancy to the state of the state of the cast, the was with bod, when floor, and are marked le fear around the root of each of the cast, the was with bod, when floor, and mare or tendellars for either, to any perion who will daliver them to JOHN BRECKINRIDGE, Fayette, February 12.

TEN DOLLARS REWARD

TEN DOLLARS REWARD

Tolk a certain large forrel borfe, which either

for a certain large forrel borfe, which either

frayed, or was flolen from the fluidcriber,
near Danville, in Lincolo county, branded, on

the Mounting houlder within R, and on she
buttook with O, had on a large bell branded

G, D, be is rising 5 years oll, all 4 feet whitee
néarly to his knees, with a blaze in his face, flood

all round, any perion producing faid horte to me,
or capt. Strong in Danville, shall receive the a
bove reward by me

GEORGE DOOLY

The Stillers in Fayette coun-The other try, and the committee agoing, are requested to meet at Mr. Brent's Tayern in Lexington, or the second Monday in March being court day, at one o'clock on business of importance, which will be much to their advantage, they are earnefully requested to be punctual in their attendance.

NApt 3t February 19th, 1798

WANTED IMMEDIATELY,

Two or three Apprentices To the Carpenter's and Shop Joiner's Bufinefs. Alfo two or three

Good Journeymen, for House work, to whom generous

wages will be given.
JOHN SPANGLER.
Lexington, April 12. tf

Last Notice.

Lalt Notice.

A LL those indebted to the subsets
ber are once more requested to
pay up their respective accounts. Also those indebted to West and Gutheie
are requested to make payment to the
subsets of the subsets of the subsets
subsets of the subsets of the subsets of the subsets
subsets of the s

For Sale,

THE FOLLOWING TRACES OF LAND.

NE tract lying in the county of Campbell, on the waters of Loculiteres, containing 2699 acres. One track, lying on Long Lieke creek, a branch of Rough creek, Hardin county, about feven miles from Hardin fettlement, containing 2500 acres.

The above lands will be disposed of on moder tate terms, one half of the purchale moneyto be paid down, for the other a credit of twelve be paid down, for the other a credit of twelve be paid down, for the other a credit of twelve be paid down, for the other a credit of twelve be paid down, for the other a credit of twelve be paid down, for the other a credit of twelve be paid down, for the other a credit of twelve be paid down, for the other a credit of twelve be paid down, for the other a credit of twelve be paid to the contract of the county of the cou

Hughes and Fitzhugh,

AVE for fale, at their Factory, near Hagerdown, Wathington county, Maryland, ALARGE AND GENERAL ASSOCIATION OF N. A. I. I. S., which they will dipose of on resionable terms. March 20, 1797.

Three Dollars Reward.

Strayed from the plantation Strayed from the plantation of mr. Francis Dowing, on Hickman, four miles from Lexington, on the 23d intlant, a dark bay horfe, eight or nine years old, nearly fifteen hands high, a blaze and finit, two hind feet white, whoever will deliver the find hope for mr. Francis Downing, or to the fubfiriber, fitall have the above reward.

Lexington, April 28.

THE managers of the Lexington Chancer of Informers, have authorized Nor. samuel Politestwait of Lexington; to receive any money to a may be due to tene for tickers and also, to a may be due to tene for tickers and also, to make the political poli fuch dams as may be due to the holders tunate numbers wherefore, all those included are requested to make inwho are indebted are requested to make a mediate payment.

THE MANAGERS.

Lexington, September 2, 1797.

JUST PUBLISHED, AND FOR SALE AT THIS OFFICE-PRICE 9d. An Expollulatory Letter

From Edward Rushton to George Washing-



SACRED TO THE MUSES.

TOM SWANGUM and the PARSON.

AN Indian that liv'd in Onedia remote, as plagu'd by a parfon to join his dear flock. To throw off his blanket and put on a coat and no longer at churches or parfons to mock

A long time the Indian refiled, be fire,
He preferr'd to their preaching, his filhing and
fowling;
He could not the fight of a meeting endure,
And their finging to him was no-better than
howling.

However by teazing and conflast harraffing, Poor swangum was bro't to attend on the church, Where knowledge, by preaching, was ever a mading, hing, was ever a mading, and the Devil as usual was left in the larch,

One day as the parfon was speaking of Heaven, And describing the beautiful things of the place, The Indian, in part of the talk, to be even, Stop'd the minister short in the midst of his race.

Said he, Mr. Parfor, this place that you talk of Pray what is it like—or what have they got? Have they ven'ion & ram—fio, I'll stalk of And fix mylelf down in fome plentiful spot.

Pohl you fool faid the parfon, no fuch things are there— Why Heaven, poor creature, is just like our meeting; There's nothing but inging, & preaching & prayer: They've nothing to do with drinking or eating.

But the doors are locked up against folks
that are wicked;
Few Indians, dear Thomas, do ever get there:
A life of concrition mult purchase the ticket,
And few of you Indians can buy it, I fear.

Well then, faid the Indian, good bye Mr. Dockor;
In fuch way of living no pleafure I'd feel,
What nonienic it is to be keeping a lock'd door,
Where there's nothing to eat, and there's nothing to fleat.

ANECDOTE.

A young New England fea captain was boatting of the quick voyages and patlages he had made to the illands of the cape Verde, Carribees, and home again. This man was remarkable for long hair, which he were in queue that reached to his rump. On one/of his expeditions, he was taken fick at Trimadada of a yellow fever, by which he lolt all his hair, and was reduced to go with nearly a bald pate. His return home was remarkably quick, having had a patlage of only 13 days to New London. One night at faper, boaffing of the incredible abilities of his barque in faft failing, he compared himfelf to a comet in the fwittnefs of its motion in returning from the fun. Yes, Jerry, (faid his filter Nan, catching hold of his bald pate) but in this revolution, how comes it that you have hold your tail?

SAILING ON LAND.

Ahumorous Equestrian Difaster.

Abumorant Equafirian Difafter.

Abumorant Equafirian Difafter.

Ning occasion to take a journey of ten or twelve miles into the country, hired a horle for that purpose; and having never been on horseback before, he asked one of his mesimates how he should conduct himself. The latter told him all he had to do was to take care that the horse did not run away with him. The ather began to consider how he should avoid such a mischance, and at lust hit on a scheme for that purpose. He took a small analor belonging to one of the boats, and having fixed ten or twelve fathom of tope to the tited one end of the sope round the horse's neck and took the anchor belonging to one of the boats, and having fixed ten or twelve fathom of tope to the tited one end of the sope round the horse's neck and took the anchor before him to be ready for calling in case of any disaster. The horse went very well for the first four or two miles, till feeting himself gailed by the rubbing of the anchor on his neck, he feet off full speed and one equaltrian, finding himself in danger, determined to bring up. He therefore let got he anchor, and the horse having run out his cable, brought up with schelpes, that he threw his rider five of fix yards before him, discoated his shoulder, and cured him effectually of any wish to make further improvements in the art of failing on land.

FOR SALE,

FOR SALE, LARGE QUANTITY CORN, BACON AND WHISKEY.

Apply to

A. HOLMES Lexington.

David Humphreys; CLOCK & WATCH-MAKER,

RESPECTPULTS informs his friends and the public in general, that he carries on his bufine's in all its various branches, in Capt. Kenneth M'Coy's house on Mill threet, the second house from Short fireet, Lexington.—Those who please to favor him with their cultum may depend on having their work done in the nearest and best manner and on the shortest notice.

THE fubicribers have a quantity of HEMP in town to break, for which fervice they will give 7/6 per 112 lb.

DAVID DODGE, & Co. Lexington, Jan. 31, 1798.

NOTICE,
THAT application will be made to the county court of Lincoln, at their May court, by the folderiber hereof, for an order to eftabilith a town to be called New-Garden, on part of tract of land formerly the property of Charles English, on which was that well known place called English; station; allo for the purposit of appointing and veiling in certain truffees, the atorefail premises, agreeably to an act of the General Alfembly of Kentucky, entitled, An act concerning the ethabiliting towns:

An act concerning the ethabiliting towns:

Town of Wahington.

TOBACCO MANUFACTORY.

THE fubferiver informs his friends and the public in general, that he continues to carry on the mace court for the continues to carry on the mace court for the continues to carry on the mace court for the continues to a continue to the continues of the continues to the continues of the continue

JACOB LAUDEMAN.

Lexington, Jan. 15, 1798.

A WELL disposed lad, of good charefer, may hear of a place where he can get in-to good business by applying to the printer. January 22, 1798.

EDWARD WEST,

On High Street, Lexington,

On High Street, Lexingtons,

ESPECTFULLY informs the Public, that be has revived his thop, and is now ready to ferve any gentleman who may pleafe to favor him with their cuttorn. He will carry on the Silver, Gold, and Watch buffretles, in their valrous branches—and from a fupply of materials and hands he expects to have in a thort time, will be able to diffarch buffrets on the floories notice.

December 19.

A LL persons indebted to the late partner-

BOCCS & ANDERSON

thet neglect to call and pay off there respective
between the first day of February next
in ay depend on having their accounts pixed in
the hands of proper officers for collection.

The M. Boccas.

Gro. ANDERSON

January 12, 1798.

Take Notice,

I WILL petition the court of Har-rifon county at their next April courty for leave to effablish a town at the mouth of Beaver, on main Licking, in the county aforefaid.

BENJAMIN HARRISON.

TAKEN up by the fubleriber, Fay-ette county, big bend of Kentacky, a bright bay borie, fourreen hands three inches high, about feven years old, a bald face, a glafs eye, three white feet, fome faddle fpots, appraised to fifteen pounds.

Nov. 25 1797.

FOREWARN all perfons dealing with any of my Negroes, particularly the dock horfe feven years eld fourteen and a half-hands high, branded but not perceivable what, a first and fair, the fine inclines to the left notifit, the near hind foot white appraifed to 211.

December 26.

December 16.

TAKEN up by the fubfcriber, living on Sulphur lick creek, a branck of Elkhorn. Franklin county, a red Bull, 4 years old this furing, marked with a crop and file in the right car, and a crop and under keil, in the left. a few white hairs in the end of his tall, appraised to 31 tos.

JAMES UNDERWOOD.

January 1708.

A likely Negro Man & Woman, Apply to the printer hereof,

THE fabfcriber having declined the I mercaurile businets, requests all perforsing bleed to him, either by note in book account, to pay off their refpective balances to Samuel & George Trotter by the 11 of March pext, who are now carrying on businets in the house formerly occupied by me.

James Trotter. Lexington, Dec. 14, 1797.

COTTON FOR SALE At the Store of POYZER & Co,

Lexington.

FOR SALE, FOR SALE,

TOUR hundred and twenty-four acres of LAND, lying on the Main branch of Licking, patented and furveyed in the year 1788—the trile indiffundable. For terms apply to the fubficible rat Capt. William Allen's, Lexington, of ROBERT BRABLEY.

Just published, and for fale at this office, by the grofs, dozen or fingle, THE KENTUCKY ALMANAC For the Year of our Lord, 1798.

NICHOLAS BRIGHT,

MANUFAC-



AND SHOE TURER.

RETURNS his thanks to his cufformers for their pail favors, and hopes by his attention to bofinefs, to merit them in future. He begs leave to inform the public in general that he continues to carry on the above bufinefs, in all its branches, oil Crofs fireet, two doors above 5hort fireet. He will give generous wages to three or four good Journeymen.

TROITER & SCOTI,

AVING determined to make a full fettlement of all accounts from their commendament in butines in this country until the vement of the scountry in the scountry of the scount,
or the scountry in the scountry in the scountry of the scountry in the scountry in the scountry in the scountry in the scountry of the scountry in the scountry of the scountry in the scountry of the scountry in the s

Y Cooks, Washes, Sews and Knitts well.

Apply to the printer hereof.

Apply to the printer hereof.

TAKE NOTICE.

TAKE NOTICE.

TAKE NOTICE.

TAKE NOTICE.

TAKE NOTICE.

TAKE NOTICE.

TO HAVE TO HAVE NOTICE.

TO Fleave to effablish a town at the mouth of Locust creek, an Licking.

AND TICE, that I shall petition the court of Shelby county, at their next February court, to establish at town on my land, on Crooked creek, about 20 miles from Shelbyville.

BENJAMIN S. COX.

November 8.

Take notice,

That we the fubstribers shall petition the for a town to be eithbilded on a tract of land known by the name of the Walnut Ridge, located by Meredith Price, dec.

W. Rutler,

W. Butler, W. Bullock, December 28, 1797. D. Farley.

GEORGE TEGARDEN, Has Just Received and is now open ing, a large and general affortment of

MERCHANDIZE;

Dry Goods, Groceries, Hard Ware, Queen's Ware &c. Which will be disposed of on the most moderate terms for CAsH.
December 27, 1797.

Wanted Inmediately,
GOOD JOUNEYMAN SHOENAKEN,
to whom the highest wages will be given—
enquire of the penter.
September 6, 1797.

A LI, perfons indested to the folfariner, of the hold of the perfonsion of the common the common that the common to the common t GEO. TEGARDEN.

ISRAEL BOOT MANUFAC TURER,

BUNT & SHOE

ESPECTFULLY informs the Public in general, and his Priends in particular, that he has commenced buinefy in all its various branches, on Short firect, next door to J. Marriton. He flatters himieli from the neathers and excellence of his work to merit the two excellence of his work to merit the two the next form of the public. He has formithed himfell with a few excellent workmont, together will folice of the hell materials that can be produced.

TANNERS' OIL WILLIAM MORTON,

Nov. 18.



BLAZE,

WHO was imported from Empland in the weet 1793, at five years old, by Col High Nettlen, of York town, in Virgina, will dane the only of York town, in Virgina, will dane the only of March, and end on the 19th day of March, and end of the 19th day of March, and the College of March, and the March of the 19th day of December ending—which may be discussived by the Payment of weeken dollars, if paid within the feators. Seven debours, if the payment of the payment of the debours, if the payment of the payment of the debours, if the payment of the antwentile for cleaning and excellent meadows, well-excluded for mar and that the payment of the antwentile for cleaning at this faction, but will not be antwentile for cleaning an accident, but will not be antwentile for cleaning an accident, but will not be antwentile for cleaning and excellent that may happen.

ELAZE, it a beautiful because

happen.
BLAZE is a beautiful bay, near seventeen
ands high, nicely marked, of uncommon great
fitength and activity; his figure is given up to
be unexceptionable;

DEN J. WHARTON.

In by Editoya. His great great quest free of CAI Partner, His great great quest free questions of CAI Partner, his great great

Official 25d, 1197.

HUGH We do hereby certify, that the imported flud horse BLAZE, late the property of Hugh Neiton, edg of York town, Virginia, and fold to Berjamin Wharton, is a fute and good fold greater than the state of the Section 11 of the Section 11 of the Section 12 of the Sectin 12 of the Section 12 of the Section 12 of the Section 12 of the

Hanover county.

Blaze has generally been volued at a thomand pounds.

I do hereby certify that the fluid house has generally been to the fluid

mported by Col. Hugh Nellon, of York, flood at my house in Caroline county, fit two laft feafons, and that he is uncommonly fur two laft feafons, and that he is uncommonly fur two foal getting, and his coles felt laft spring very leely. Given under my hand this 13th day of November, 1797.

BENJAME WINN.

BENJAMIN WINN.

TAKEN up by the fubiciber in Payette county, waters of Hickman, an old black horfe, thi teen hands shree inches high, branded on the off buttock, but unintelligible, a flar and hip appraised to twelve dollars.

NOV. 14. JOHN MOORE.

TAKEN up by the fublicitier in Woodford county on Lee's branch, a dark hay thud colt. two years old, a large flar in his forelicad and afrip on his nofe, four white feet, one glass eye, badly green, appealed to twelve ponnels WILLIAM DAVIS. June 3, 1797.